

1. Should the Lessee not fulfill his/her obligations in time the credit organization will be entitled to submit a request on premature redemption of the lease payment and due interests.
2. Should the Lessee be under penalty he/she will be obliged to pay a penalty in the amount specified by the fourth point stated below, calculated out of the due monetary obligations.
3. Should the Lessee not fulfill his/her obligations and should his/her loan commitments exceed the pledge value put in the credit organization, redemption of the commitments will be implemented on account of the other properties of the Lessee.
4. Penalty is calculated for each overdue day to the tune of 0.13 %.
5. Upon the moment of the penalty calculation the amount toward which the penalty is calculated, the calculation of the interests defined by the contract will be ceased.
6. Should the Lessee delay the repayments or not cover the lease redemption, the Lessor, i.e. the credit organization will be empowered to confiscate the pledged property in a court or out-of-court form.
7. Should the client provide timely repayments of interests and loan amount the information on his/her overdue payments will be recorded in the credit register.